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7 *Attorneys for Plaintiff and Counter-Defendant,*  
8 SURGICAL INSTRUMENT SERVICE COMPANY, INC.

9 **UNITED STATES DISTRICT COURT**

10 **NORTHERN DISTRICT OF CALIFORNIA**

11 SURGICAL INSTRUMENT SERVICE  
COMPANY, INC.

CASE NO. 3:21-CV-03496-AMO

Honorable Araceli Martínez-Olguín

**DECLARATION OF JOSHUA VAN  
HOVEN IN SUPPORT OF  
PLAINTIFF SIS'S EVIDENTIARY  
PROFFER REGARDING  
INTUITIVE'S MOTION IN LIMINE  
#1**

12 *Plaintiff/Counter-Defendant,*  
13 v.  
14 INTUITIVE SURGICAL, INC.  
15 *Defendant/Counterclaimant.*

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1 I, JOSHUA VAN HOVEN, declare as follows:

2 I am an attorney at the law firm of MCCAULLEY LAW GROUP LLC, attorneys for  
3 Plaintiff SURGICAL INSTRUMENT SERVICE COMPANY, INC. ("SIS") in this matter. I  
4 have personal knowledge of the matters set forth herein, unless otherwise noted.

- 5 1. Attached as Exhibit 1 is a true and correct copy of the declaration of Keith  
6 Johnson, executed on December 11, 2024.
- 7 2. Attached as Exhibit 2 is a true and correct copy of a Trial Exhibit 0560, a  
8 document produced by Intuitive in this case and having bates numbers Intuitive-  
9 00439333 - Intuitive-00439355.
- 10 3. Attached as Exhibit 3 is a true and correct copy of a Trial Exhibit 0509, a  
11 document produced by Intuitive in this case and having bates numbers Intuitive-  
12 00110252 - Intuitive-00110254.
- 13 4. Attached as Exhibit 4 is a true and correct copy of a Trial Exhibit 0142, a  
14 document produced by SIS in this case and having bates number SIS000167.
- 15 5. Attached as Exhibit 5 is a true and correct copy of a Trial Exhibit 1635.029, a  
16 document produced by Intuitive in this case and having bates numbers Intuitive-  
17 01031534 - Intuitive-01031535.

18 I declare under the penalty of perjury under the laws of the United States that the  
19 foregoing is true and correct.

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1 Dated: December 11, 2024

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McCAULLEY LAW GROUP LLC  
By: /s/ Joshua Van Hoven  
JOSHUA V. VAN HOVEN

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